

1 Anthony L. Martin
2 Nevada Bar No. 8177
3 anthony.martin@ogletreedeakins.com
4 Dana B. Salmonson
5 Nevada Bar No. 11180
6 dana.salmonson@ogletreedeakins.com
7 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
8 Wells Fargo Tower
9 Suite 1500
10 3800 Howard Hughes Parkway
11 Las Vegas, NV 89169
12 Telephone: 702.369.6800
13 Fax: 702.369.6888

14 Patrick F. Hull (admitted pro hac vice)
15 patrick.hulla@ogletreedeakins.com
16 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
17 4520 Main Street, Ste. 400
18 Kansas City, MO 64111
19 Telephone: 816.471.1301
20 Fax: 816.471.1303

21 *Attorneys for Defendants Venetian Casino Resort,
22 LLC and Las Vegas Sands Corp.*

23
24
25
26
27
28
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

1 MUSTAFA YOUSIF and SHARONE
2 WALKER on behalf of themselves and all
3 others similarly situated,

4 Plaintiffs,

5 vs.

6 LAS VEGAS SAND CORP.; THE
7 VENETIAN CASINO RESORT, LLC; and
8 DOES 1 through 50, inclusive,

9 Defendants.

10 Case No.: 2:16-cv-02941-RFB-NJK

11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
**STIPULATION AND ORDER TO
EXTEND DEADLINE FOR
DEFENDANTS' TO FILE REPLY IN
SUPPORT OF MOTION TO DISMISS
PLAINTIFFS' FOURTH AMENDED
COMPLAINT**

(*First Request*)

Pursuant to Local Rule IA 6-1(a), Plaintiffs Mustafa Yousif and Sharone Walker (collectively "Plaintiffs") and Defendants Venetian Casino Resort, LLC and Las Vegas Sands Corp.

1 (collectively “Defendants”), by and through their respective counsel of record, hereby request and
2 stipulate to a one week extension of time, up to and including August 22, 2018, for Defendants to
3 file their Reply in support of their Motion to Dismiss Plaintiffs’ Fourth Amended Complaint.
4 Defendants’ Motion to Dismiss Plaintiffs’ Fourth Amended Complaint (ECF No. 100, the “Motion”)
5 was filed on July 25, 2018. Plaintiffs’ Opposition to the Motion (ECF No. 101) was filed on August
6 8, 2018. The present deadline for Defendants’ to file their Reply in support of the Motion is August
7 15, 2018.

8 This is the parties’ first request for an extension of time for Defendants to file their Reply.
9 This request is being made due to a conflict in Defendants’ schedule. This request is not intended
10 for delay, and is made in good faith.

11 DATED this 10th day of August, 2018.

DATED this 10th day of August, 2018.

12 THIERMAN BUCK LLP

OGLETREE, DEAKINS, NASH, SMOAK & STEWART,
P.C.

14 /s/ Leah L. Jones

15 Mark R. Thierman
16 Nevada Bar No. 8285
17 Joshua D. Buck
18 Nevada Bar No. 12187
19 Leah L. Jones
Nevada Bar No. 13161
7287 Lakeside Drive
Reno, NV 89511
20 Attorneys for Plaintiffs

/s/ Anthony L. Martin

Anthony L. Martin
Nevada Bar No. 8177
Dana B. Salmonson
Nevada Bar No. 11180
Wells Fargo Tower
Suite 1500
3800 Howard Hughes Parkway
Las Vegas, NV 89169

21 Patrick F. Hull (admitted pro hac vice)
4520 Main Street, Ste. 400
22 Kansas City, MO 64111
23 Attorneys for Defendants

ORDER

24 IT IS SO ORDERED.

25
26 RICHARD F. BOULWARE, II
27 United States District Court
28

Dated: August 13, 2018.